

Claim No. 24 Hagar Marshall

Claim N^o. 24.

Under Article 4, Treaty of 14th June 1866.
with Creek Indians.

The undersigned, Hagar Marshall, a
freedwoman, of the Creek Nation, aged about eighty
(80) years, at present unmarried, and a loyal
refugee, being duly examined and sworn, (She
understanding and conversing in the English
language,) deposes and says: that whilst she
was living at her home on the Arkansas River,
near the Creek Agency, and sometime in the winter
of 1862, she was obliged to leave her home, and
abandon her property because of the presence of
Rebels, Indians and whites in her vicinity, and
the generally, greatly disturbed and unsafe condition
of the surrounding country. - Further, that when
she so left her home, as aforesaid she was taken
charge of, and cared for, by Colonel Phillips, who
commanded a Brigade of loyal Indians, and
was taken to Kansas. - And this deponent further
says that at the time she so necessarily left and
abandoned her home, she owned and possessed
the articles of property set forth below, and that
all the same were wholly lost to her, and that
she has never since recovered the same, or any
portion of the same: To say:

Three (3) Indian Horses at \$40.00 each \$120.00
Carried forward.

	Amount Brought forward	\$ 120.00
Two(2) Cows & 2 Calves, @ \$15. each	30.00	
Twenty(20) Stock Hogs, @ \$4. "	80.00	
Three (3) Yoke of Steers, @ \$35. "	105.00	
Sixty(60) Bushels of Corn @ 50¢ Bu.	30.00	
Forty(40) Ducks; at .50¢ ea.	20.00	
Sundry other Poultry; Valued at,	50.00	
Four(4) Bedsteads, Featherbed, & bedding,	84.00	
Table and Kitchen Furniture &c.	14.00	

Making a total value of \$ 533.00
 Five hundred and thirty three dollars. And
 further this deponent saith not.

Subscribed and sworn to before me, at
 the Creek Agency on this 4th day of
 November A.D. 1869.

Hagar Marshall, ^{her} X mark

S. D. Ralph
 W. G. Colby Asst. Capt. Dr. Offr. S. M. Supt. A.

The undersigned, Monday Marshall and
 Harris Marshall, Freedmen, natives of the
 Creek Nation and loyal refugees, being jointly,
 duly examined and sworn, (they understanding
 and conversing in the English language,) do
 depose and say: that they are not interested in
 any pecuniary manner in the above claim of
 Hagar Marshall: that they have heard the fore-
 going affidavit read to them, and know its

Contents, and that the same is correct and true
in every particular. - that, to their own knowledge
the said Hagar did, at the time stated by her,
own and possess all the articles of property
named in her deposition, and that she did
abandon and lose the same in the manner
set forth therein. And further these Deponents
do not say -

Monday Marshall, ^{his}
Mark Marshall, ^{his}
Warren Marshall, ^{his}
^{mark}

S. Rocklyn
Attest. At the City of Alton and affe. So. Lupton.

Award

The loss of property specified above is deemed
established by the foregoing testimony. Also the
status of claimant. The amount claimed, how-
ever, is, in some instances, considered excessive.
Upon inquiry, it is found that the values of the
different kinds of property at the time the loss
occurred, ruled as follows:-

Horses - Indian. \$ 15.00 each

Cows & calves. 8.00 "

Hogs & Stock) 2.00 "

Yoke of Steers 30.00 "

Corn, per bushel, .50 "

Ducks - 25 " ..

Poultry & Half claimed value)